FORM PTO 1594	RECORDATION	RECORDATION COVER SHEET		U.S. DEPARTMENT OF COMMERCE Patent and Trademark Office		
(Rev. 6-93)	TRADEMARK			raight and Trademark Office		
OMB No. 0651-0011 (exp. 4/94)						
	Commissioner of Patents and Trademark	_		•		
1. Name of conveying party(in Robin Hood Muttifoods In Robin Hood Muttifoods In General Partnership Corporation-State Other Corporation of Ontenditional name(s) of conveying party 3. Nature of conveyance: Assignment Security Agreement Other Execution Date: August 8, 20 4. Application number(s) or party A. Trademark Application	es): c. Association Limited Partnership ario, Canada (ics) attached? Yes No Merger Change of Name oatent number(s): n No.(s)	City	Name and address of Name: Bank of Nova Internal Address: Sco Street Address: 40 K y: Toronto : Ontar Individual(s) Association General Partnership Limited Partnership Corporation-State Other Canadian Chart signee is not domiciled in the	receiving party(ies) Scotia tia Plaza_62 nd Floor ing Street West io Canada_: M5W 2X6 rered Bank re United States, a domestic representative States No states States No states States No states States No attached Yes No		
See attached Schedule	A	ttache	See attached Sch ed? ⊠ Yes □ No	eduie A		
5. Name and address of party	-		Total Number of app	lications and		
concerning document shou			registrations involved			
Name: Elizabeth C. Buck	ingham					
Internal Address: <u>Dorsey</u>	& Whitney LLP	7.	Total fee (37 CFR 3.4	41)		
			Enclosed			
Street Address: Suite 150	0, 50 South Sixth Street			charged to deposit account		
City: <u>Minneapolis</u> Stat	e: <u>MN</u> ZIP: <u>55402-1498</u>	8.	Deposit account num 04-1420	DGI:		
			(Attach duplicate copy	of this page if paying by deposit account)		
	DO NOT U	SE T	HIŞ SPACE			
9. Statement and signature. To the best of my knowled the original document. Elizabeth C. Buckingham Name of person Signing	lge and belief, the foregoing info	rmati	on is true and correct a	nd any attached copy is a true copy of		
OMB No. 0651-0011 (exp. 4/94)						
	Do not de	tach t	his portion			
]	Mail documents to be recorded w	ith re	quired cover sheet info	ormation to:		
	Director of PO Box 14	the U 50	ment Recordation Services nited States. Patent and Tr inia 22313-1450			
and sathering the data needed, and con	upleting and reviewing the sample cover on Systems, PK2-1000C, Washington, D	sheet.	Send comments regarding t	ecorded, including time for reviewing the document his burden estimate to the U.S. Patent and nagement and Budget, Paperwork Reduction		

TRADEMARK **REEL: 002729 FRAME: 0201**

SCHEDULE A

Trademark Registrations

MARK	REGISTRATION NO.
BUMBLEBERRY	1,673,568
BUMBLEBERRY	1,761,579
OLD MILL and Design	1,798.022
RED RIVER	2,077,155
RED RIVER CEREAL & Design	2,163,140
THE GOURMET BAKER	1,896,357
THE GOURMET BAKER & Design	1,896,358

Trademark Applications

MARK	SERIAL NO.
OLD MILL	76/520,952

TRADEMARK
REEL: 002729 FRAME: 0202

AMENDED AND RESTATED GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS

THIS AMENDED AND RESTATED GRANT OF SECURITY INTEREST IN TRADEMARK RIGHTS ("Agreement"), dated as of August 8, 2003 is made by ROBIN HOOD MULTIFOODS INC., a corporation organized under the laws of the Province of Ontario and a Subsidiary of the U.S. Borrower (the "Canadian Borrower") and the Canadian Subsidiary Guarantors which are signatories hereto, in favor of THE BANK OF NOVA SCOTIA, as Canadian collateral agent (in such capacity, the "Canadian Collateral Agent") for the Secured Parties. Capitalized terms not defined herein shall have the meanings ascribed to them in the Credit Agreement and the Canadian Collateral Agreement, both of which are defined below.

WITNESSETH:

WHEREAS, pursuant to the Credit Agreement, dated as of August 8, 2003 (as amended, supplemented or otherwise modified from time to time, the "Credit Agreement"), among International Multifoods Corporation, a Delaware corporation (the "U.S. Borrower"), the Canadian Borrower (and together with the U.S. Borrower, the "Borrowers"), the banks and other financial institutions from time to time parties thereto (the "Lenders"), The Bank of Nova Scotia, as Canadian Funding Agent (in such capacity, the "Canadian Funding Agent"), U.S. Bank National Association, as administrative agent for the U.S. Lenders (in such capacity, the "U.S. Administrative Agent") and as administrative agent for the Canadian Lenders (in such capacity, the "Canadian Administrative Agent"), and certain other parties, the Lenders have severally agreed to make Loans and other extensions of credit to the Borrowers upon the terms and subject to the conditions set forth therein;

WHEREAS, in connection with the Credit Agreement, the Canadian Borrower and the Canadian Subsidiary Guarantors have executed and delivered the Amended and Restated Canadian Collateral Agreement, dated as of August 8, 2003, made by each of the signatories thereto in favor of the Canadian Collateral Agent (together with all amendments and modifications, if any, from time to time thereafter made thereto, the "Canadian Collateral Agreement");

WHEREAS, pursuant to the Canadian Collateral Agreement, the Canadian Borrower and the Canadian Subsidiary Guarantors pledged and granted to the Canadian Collateral Agent for the benefit of the Canadian Collateral Agent and the Lenders a continuing security interest in all Intellectual Property, including certain Trademarks and Trademark Licenses, and

WHEREAS, the Canadian Borrower and the Canadian Subsidiary Guarantors which are signatories hereto have duly authorized the execution, delivery and performance of this Agreement;

NOW THEREFORE, for good and valuable consideration, the receipt of which is hereby acknowledged, and in order to induce the Lenders to make Loans and other financial accommodations to the Borrowers pursuant to the Credit Agreement, Canadian Borrower and the Canadian Subsidiary Guarantors which are signatories hereto agree, for the benefit of the Canadian Collateral Agent and the Lenders, as follows:

TRADEMARK
REEL: 002729 FRAME: 0203

- Section 1. **Definitions**. Unless otherwise defined herein or the context otherwise requires, terms used in this Agreement, including its preamble and recitals, have the meanings provided or provided by reference in the Credit Agreement and the Canadian Collateral Agreement.
- Subsidiary Guarantors which are signatories hereto hereby pledge and grant a continuing security interest in the Trademarks and Trademark Licenses (excluding Restricted Intellectual Property, but otherwise including, without limitation, those items listed on Schedule A hereto), to the Canadian Collateral Agent for the benefit of the Canadian Collateral Agent and the Lenders to secure payment, performance and observance of the Secured Obligations.
- Section 3. Purpose. This Agreement has been executed and delivered by Canadian Borrower and the Canadian Subsidiary Guarantors which are signatories hereto for the purpose of recording the grant of security interest herein with the United States Patent and Trademark Office. The security interest granted hereby has been granted to the Canadian Collateral Agent in connection with the Canadian Collateral Agreement and is expressly subject to the terms and conditions thereof. The Canadian Collateral Agreement (and all rights and remedies of the Canadian Collateral Agent thereunder) shall remain in full force and effect in accordance with its terms.
- Section 4. Acknowledgment. Canadian Borrower and the Canadian Subsidiary Guarantors which are signatories hereto do hereby further acknowledge and affirm that the rights and remedies of the Canadian Collateral Agent with respect to the security interest in the Trademarks granted hereby are more fully set forth in the Credit Agreement and the Canadian Collateral Agreement, the terms and provisions of which (including the remedies provided for therein) are incorporated by reference herein as if fully set forth herein.
- Section 5. Existing Grant of Security Interest. This Agreement amends and restates in its entirety the Grant of Security Interest in Trademark Rights, dated as of November 13, 2001 (the "Existing Grant of Security Interest"), made by the Canadian Borrower and the other signatories thereto in favor of Canadian Imperial Bank of Commerce, as collateral agent (the "Retiring Collateral Agent"), for which Existing Grant of Security Interest the Retiring Collateral Agent has resigned as collateral agent and the Lenders have appointed the Canadian Collateral Agent as the successor collateral agent pursuant to the Credit Agreement, provided that the obligations of the Canadian Borrower and the Canadian Subsidiary Guarantors which are signatories thereto under the Existing Grant of Security Interest shall continue under this Agreement, and shall not in any event be terminated, extinguished or annulled, but shall hereafter be governed by this Agreement.
- Section 6. Counterparts. This Agreement may be executed in counterparts, each of which will be deemed an original, but all of which together constitute one and the same original.

IN WITNESS WHEREOF, the parties hereto have caused this Agreement to be duly executed and delivered by their respective officers thereunto duly authorized as of the day and year first above written.

ROBIN HOOD MULTIFOODS INC.

Name:

GOURMET BAKER INC.

THE BANK OF NOVA SCOTIA as Canadian Collateral Agent for the Secured Parties

Name:

Title:

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PROVINCE OF)
CONTARIO) ss
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On the day of August 2003, before me personally came Steve Team, who is personally known to me to be the Vice Perident Training of ROBIN HOOD MULTIFOODS INC., a corporation organized under the laws of the Province of Ontario; who, being duly sworn, did depose and say that she he is the Vice Perident in such corporation, the corporation described in and which executed the foregoing instrument; that she he executed and delivered said instrument pursuant to authority given by the Board of Directors of such corporation; and that she he acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

(PLACE STAMP AND SEAL ABOVE)

PROVINCE OF)
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On the 8 day of August, 2003, before me personally came Skw Two , who is personally known to me to be the head of GOURMET BAKER INC., a corporation organized under the laws of the Province of Ontario; who, being duly sworn, did depose and say that she/he is the head of Directors of such corporation, the corporation described in and which executed the foregoing instrument; that she/he executed and delivered said instrument pursuant to authority given by the Board of Directors of such corporation; and that she/he acknowledged said instrument to be the free act and deed of said corporation.

Notary Public

(PLACE STAMP AND SEAL ABOVE)

PROVINCE OF)
ONTAREO) ss
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On the day of August, 2003, before me personally came who is personally known to me to be the depose and say that he/she is the described in and which executed the foregoing instrument, that he/she executed and delivered said instrument pursuant to authority given by the Board of Directors of such bank; and that he/she acknowledged said instrument to be the free act and deed of said bank.

Notary Public

(PLACE STAMP AND SEAL ABOVE)